EXHIBIT V-8-F

Ben Gaines

From:

Arthur Cerrati

Sent:

Monday, June 14, 2004 2:39 PM

To:

Ben Gaines; Ydania Baird

Subject:

FW: New Billing Information

Ydania,

Please note the new billing information for the summer months: 2 Russell Place, Dobbs Ferry, NY 10522

Arthur

----Original Message----

From: Mark Elliot Zuckerberg [mailto:mzuckerb@fas.harvard.edu]

Sent: Sunday, June 13, 2004 4:18 PM

To: Arthur Cerrati

Subject: stuff

Art,

Since we never got around to speaking last week, I figured I'd just drop you a line now about the things I've been thinking about.

First of all, I received a voicemail from someone in accounting that I have an overdue payment. I must have not received this last invoice since it was probably sent to my school mailbox and I have not been up there for some time now. I'll call them tomorrow to sort this out, but for future payments, invoices should be sent to my home at:

2 Russell Place Dobbs Ferry, NY 10522

Besides that, it looks like I'm going to need to add about 30 servers by the end of August. I really can't afford to put servers on at the current rate, but Edward and you have both mentioned discounts for buying racks of servers, and I assume that we can

discount bulk bandwidth too. Basically, it seems to me like there are three parts to this purchase: the hardware, the monthly maintenance, and the bandwidth. Assuming the hardware costs the same amount whenever we get it, it's best to have that earlier on in the summer so my people can configure those servers and have them ready and tested by the time they're necessary. Since users won't actually be using the new servers until the end of the summer, we won't need to turn bandwidth up until then. So I guess the main variable in whether I should get the servers now or later is in the monthly cost for server maintenance by you guys. know that right now you're getting \$350/server, so with 35 servers that's absolutely ridiculous. So I guess before making any plans, I need to hear exactly what this deal with getting my own rack will be.

Essentially, come fall, I'm going to need somewhere between 100-150mbps on the 35 servers, and I'm really going to need that for somewhere around \$10-12k/month. So in the mean time we just need to figure out the best way to make this happen.

In the short term, we were talking about temporarily turning bandwidth down for the summer. I looked over Edward's graphs and it looks like we're down from about 20mbps to 9mbps or so now that I've put in gzip buffering to compress the webpages and traffic is starting to diminish for the summer. Let me know what this entails and if I need to do anything.

Let's try to get on the phone tomorrow and hammer out the expansion plan so we know where things are going.

Best,

SAVVY000047

T-312 P.018/024 F-467

@1016

08/09/04 12:12 FAX 6505137905

Fran 4-4-08-04

equinix

01:52pm

MASTER SERVICE AGREEMENT

FOUINIL

This Magner Sorvice Administry ("Administry") is entered the on the Annual Description of the Process of the Completed by Equity other receipt) by and between Equity Operating Co., Inc. ("Equints") and the undersigned customes ("Customer") and includes the following exhibits:

- Example A Confidentially Provisions, and
- b. Exhibit B Subficiensing Providence.

Capitalized forms used furwin but for otherwise defined will have the meaning accided to them in Section 10.

1. Services.

Subject to the terms and conditions see forth in this Agreement, Equinity will provide the Services to Customer.

2. Ordering

- Customer may request Services duding the Yourn by () executing a Sales Order (8) placing an Orders Drice, or (8) placing a Places Order. Each Order, which will only be effective when accepted by Places Order, but to the complicate of the Agressment.
- Equint, will be governed by the torus and compliants of this Agreement.

 b. Equints will provide Customer with an account and peasand an access the Customer Care Webble. Customer is impossible for maintaining the confidentiality of he appoint and peasands and for restricting and printing scenes thereto. Note the peasand and for restricting and printing in the appearance to the contrary. Customer's is responsible and laubie for all activities the occur with Customer's account floridating all payments overed for any Orders that are placed under Customer's scenes, to sufficiently of the printing of whether such architics are complained by Customer, to sufficient or any other older party, and regardless of whether such confidence or any other older party, and regardless of whether such circles are supported by Customer. Equator has confidence to white the confidence of the state of the such careful party and password has Caulispee's putported and such of the such careful party and password has Caulispee's putported and confidence of the such party.

3. Pavement Tenne and Texas.

- 3. Parament Territa and Texases.
 3. Unless schoresine applied between the posities in writing, Service Real for the Services was begin to encrose on the stating Commoncement Date. Equitate will invoke Continuous for the Services are a mornity basis invoked monotive with the belied on a pro-mate besil and a mornity basis invoked the belied on a pro-mate besil and a mornity basis from the Services in accountment will perp for the Services in accountment with the Services into the perpendicular the Orders. Customer will service and a high perpendicular than the service of the date of invokes. Any peak this services count in the Orders. Any peak this service count in the process (LSS) per month or the highest rate particular by applicable has. United Services existed in the Order, of their services the public LLE. Declars.
- otherwise elekal in the Order, oil thickes will be paid in LLE, Dodars.

 b. The Service Fresh for Services ordered through Sales Orders will be Sales Orders. Free and the Sales Orders. Free electrons are service Fees of Services will be Equity's Ben-curront the price for such Services. Indicate otherwise Beyond to by the periods in white, Conscient organs to pay for the Services for the duration of the Term. Homericalizations anything in the Agreement to the contrary, for each Service, upon the explanation of the Indicate Order to the India Service Term. He other and hose for Services and seather to change, or Equinity researches discretion, upon city (50) days prior notice to Customer.
- . Note: the content of the content in the Agreement, the place and here for Power Services ordered by Contenter will remain in offset for one (1) year from the heighting of the Settle's Terre to such power Services, and herefore, the raises and how for the Power Services, and herefore, the raises and how for the Power Services, and herefore, the classification of the Services will be subject to change, at Equipity transmittee decretors, upon sharp (60) stayer prior radica to Casterwes.
- d. Consomer will pay all Tome and third-party charges reloted to pursorable and operation of Curtomer's Equipment and the activities

of Customer at each IBX Corket, or advisuosite to, each IBX Corner, Missous inside the languing. Customer will be respectible for paying any and all Tases separately imposed, layind or increased spoints Customer by, and preparing and filing any necessary rollin with any governmentals, quast-governmental or two authorities by the dots exchanged the property and ratures are the constituted to be structured. In no ayout will Customer's Equipment, be constituted to be structure.

- e. Bordes First are suchains at any Tones imposed on Service. Foot. Customer will be responsible for paying any Yazaz Imposed on Service First at the same Sets it pays the Service First. Customer was be responsible for trucky paying in July 48 Tours.
- on passerous an union paying or up an Fasces.

 I. If Customer is industed to make any deduction or withholding or to make any payment, or account of any Tasses in any jurisdiction, in payment, or any particular payments because to expense any payments payment because to the account of any Tasses in any payment to expense to that after the amounts will be increased to the exert messessity to exercise that after the making of such adouts, withholding or suprement. Equator excelves when this and relates they have any lightly to respect of any suith deduction, withholding or payments on amounts against an what would have a boon re-order and related to the such adoution, withholding or payments are such adequation, withholding or payments are such adequation, withholding or payments are such adequation, withholding or payments are such adequation.
- access and the of the ION Corners, and the of Contemper's
- Subject to the terms and conditions of this Appearant, Contensor will have access to the Licensed Space twenty-four [24] hours per day, three hundred simplifier (263) days per year.
- per day, these hundred shay-five (363) stays per year.

 h. Mess otherwise expressity provided in an Order, Castomor will be responsible for configuring, providing, pictors, ferraling, coprading, adding, maintailous, respecting, and operating. Outcomer's Equipment, which actions that permitted by, and subject to, the terms and conditions of life. Agreement, permitted by, and subject to, the terms and conditions of life, Agreement, permitted by, and subject to, the terms and conditions of life, Agreement, began they will engine they will be a subject to the terms of the legist they are actions and produced the Term, to specially the latest the legist they are actions and unpracted, add, maintain and repair configure, provide, place, heatal, unpracte, add, maintain and repair configures. Equipment as consequentated by the Agreement Without Printing the foreigners. Customer's first total such a sub-contractors, third party providers, vandors and any other parties as and accessing the Castomer's first foreigners, and accessing the Customer's and a Castomer's first foreigners and access Customer's foreigners and access Customer's Equipment for the propose of providing Services.

 At all times during the Term, liquids and Customer agree to
- Equipments for the purpose of processing Services.

 II. At all times during the Term, Equirity and Customer agree to comply with the Proficies, which are at all fines incompounted by reference into the Agreement. Customer extremeladane that it has received a copy of the current Proficies prior to the sweether of this Agreement. Any modification by Equirity to the Policies will be effective upon notice to Centerant, second modifications to the Stokephing Policies, which will be effective immediately upon heling mode.
- di. Contonner will bu insponsibile and jubile for all acts or autoriore of Curtomera Autoritate Persona, accompanying Persona, and Associated Enfolding and all such any are unfacted will be surfaced be Customed Enfolding and another this Agreement, brokeling for be customer for all surposes under this Agreement, brokeling for purposes of determining responsibility. Bubility and indemnifications
- a. Commoner will rut the 4 mechanic's fan or similar lien on the Licensed Spece or IDX Centers, and Commoner will be responsible for any numberic's Pan or strater for find by any Austracted Person, Amonopartyles Person or Associated Errity. Without study the Amonopartyles Person or Associated Errity. Without study has personable foreguing, in the award stry such pen in fixed, Castomer will be responsible for the immediate extraterson, payment or bounding of any such fier.

2 Indecedication

M

repitation on 2/10/04

Equita Proprietary and Conscionar

CONFIDENTIAL

FACE002227

08/09/04 12:14 FAI 6505137905

EQUINIX

Ø017

D1:52pm Aug-06-04

T-372 P.017/024 F-407

a. Equivar will indemnify and hold hamiless the Customer Perilast from any and off liability. demander, costs and superseas (including measurable atterneys (sees and expenses) for personal injury or demands to tempidal property resulting from the proces recognized or solidal effective of Equitive.

misconduct of Equisits.

b. Currienter will inderseably and hold harmiess the English Parties from any and all lability, distractions, and expenses (nothing reasonable automorphises are and superaison) for (i) personate their or electronic language in langua

Warranty Discharges Limited on of Linbury Courts.

- 6. Warrent Discharge Library at Lieby, Course.

 6. EQUINX DOES NOT WARRANT THAT THE SERVICES PROVIDED HEREINDER WILL BE LINITERBUPTED, BEROFF FEEL OR COSSILETY SCURE: COURNY DOES NOT MAKE, AND HERBY DISCLAMS, ANY AND ALL BRITLED WARRANTIES, PROCLEDING THE APPED WARRANTIES OF MERCHANTABLITY, FITNESS FOR A PARTICULAR PURPOSE AND NORMERINGEMENT, FITNESS FOR A PARTICULAR PURPOSE AND NORMERINGEMENT, EXCEPT AS OTHERWISE EXPRESSLY SET FORTH IN THIS EXCEPT AS OTHERWISE FRESSLY SET FORTH IN THIS ACREEMENT, EXCHING SOPERIORS HOST MAKE AND HERBY DISCLAMES MARRANTIES. ALL SERVICES PROVIDED OR PURBLANT TO THIS ALREEMENT ARE FROMDED OR PERFORMED ON AN "AS IS", "ME AVAILABLE" BASIS, AND CUSTOMERS USE OF THE SERVICES IS SOLELY AT ITS OWN RISK.
- b. IN NO EVENT WILL ETHER PARTY BE LIBELE TO THE OTHER PARTY FOR ANY CONSEQUENTIAL, IMPORECT, INCIDENTAL PRECINCIPATY OR PURITIVE DAMAGES, INCLIDING LOST PROFITS, LOBG OF BUSINESS, LOSG OF REVENUES, LOSS OF DATA, INTERCUPTION OR CORRESPION OF DOTAL EVEN IF ADVISED OF THE POSSIBILITY OF BUCH DAMAGES, OR ANY OTHER TYPE OF DAMAGES OTHER THAN DIRECT DAMAGES.
- DIRECT DAMAGER.

 6. ECHANDES TOTAL LABRITY TO CUSTOMER IN THE AGREGATE FOR THE ENTRE TERM WITH RESPECT TO ALL CLAIMS ARISING FROM OR RELATED TO THE SILECT MATTER. OF THIS AGREEMENT (INCLUDING ATTORNEYS FEES) WELL NOT EXCEED THE AROUNT AGRIALLY PAGE BY CUSTOMER FOR THE SIX (IN-MONTH PERIOD BAMEDIATELY PRECEDING THE HOWITH MY WHICH THE FRET CLAIM AROSEL, AS A FURTHER LIMITATION, WHICH THE FRET CLAIM AROSEL, AS A FURTHER LIMITATION, EQUIRING HARRIES OR PROVIDED BY ECKNIX (I) FOR A NOIL SERVICES OFFERED OR PROVIDED BY ECKNIX (I) FOR A NOIL BECURRING CHARGE ONLY OR IM AS BMART PANCE SERVICES SHALL NOT EXCELD THE ABOUNT OF THE BERYICE FEE FOR SUCH GERNICE PROVIDED ON THE CLAIM.
- 4. THE INITIATIONS SET FORTH IN SECTIONS 4(b) (c) WILL APPLY TO ANY AND ALL CLAIMS AND CAUSES OF MITTIATION WHATSOEVER, RESARCHESS OF WHETHER IN CONTRACT, TORY. STRICT LIBERTY OR OTHER THEORY.
- n. Each party sudven its right to bring any claim against the other party stiding or in any very relating to this Agronners more then aix (0) storates after the date this Agricumous angless or is mention constrained.
- Nothing in the Agreement will be continued as Briting the Robbity of other pury for personal injury or death remaining from the negligence of a party.
- H some or at of the Licenset Speca is not master for a pation onceding one from the "Temperatily Uninciple Monarch Resort" Customer will be writted to a credit of one saven humand humbers [17720] of the morthly securing potion of the Speca Fee for such

Tomporarily Université Licensed Space for each hour that AURT space is usuatelle. This profit is Customer's sole and suchaine remedy for interruptions, pulspendions, latinues, desients, designs, impairments or fluoropations, and the services. Nonethelearching the foregoing, Customer with one for the one that the code is a result of 10 Customer militals Equivity within the (3) days of its leadility to use the Temporarily Universite Licensed Space and (4) the Temporarily Universite Licensed Space and (4) the Temporarily University Licensed Space and Other than for (4) the account of controllers of Customer or any Subficiences or other finite-party acting on Customers is being; (b) Customer Space and Customers is a space of the space of th

7. hazzek

- The interests agrees to make in, at its depende, for each HMX Context challed its series then this Agreement it in cities, (i) Commercial General Liability jumenous in an encurs not less than One billion U.S. Dobars (\$1,000,000) or the local currency equivalent per constraine for body injury, death and propagy demands, which policy will include constrained liability coverage released to this Agreement, (ii) Workers constrained liability coverage released to this Agreement, (ii) Workers than the prescribin seed applying a liability insurance in an amount not less than the prescribing in the local currency equivalent. Prior to may use of the Local single limit of no less than two liability insurance with a combined single limit of no less than two liability insurance with a combined single limit of no less than two liability insurance with a combined single limit of no less than two limits in Liability in the prior way use of the Local and Space of an IBN Context (Space of the Residual Context of Context (Context of Residual Space of the Residual Context of Residual Conte
- any property belenging to it in ine possession of Lawrence.

 A. Cascinnel will calme and service that each insurance policy referred is in Section 17p.), will provide that the insurance version and claims and eighnet of spoorang by authoration against the Editing Portion controlled with him Selfity or demond converted by Continuer's insurance publishes. As to any properly incurance centred by English on the 19X Continuer where any of the Licensed Spools in location, Equation will obtain a service of Subsequence in location, Equation will obtain a service of Subsequence in location, and Equation and less of the service of Subsequence in the 19X continuer in sequence will not have any responsibility for any loss or demonster to equipment extend by Equation, and Equation will not have any responsibility for any loss or demonster the 19X continuer's Equipment.

Term of Agreement, Supermolou of Service, Impringation, and Removal of Cambridge's Equipment

- Removal of Continuents. Esquisitions of Services. Terminations. Said Removal of Continuents.

 P. The Agreement wis constructed on the MRA Enfective Data. University of the Agreement wis constructed in accordance with its summe this Agreement will be private on the date the least Order than in effect apples or it is implemented to the least Continue with its summe this Agreement (which will be the date for which the lest Service Term of such an Order excites will be the date on which the lest Service Term of such that Order excites or in temphrated parameter to the termine and conditions of this Agreement, University of the Agreement to the termine the service of the Agreement of the terminent of the terminent of the Agreement of the terminent o
 - b. Either pury may forminate this Agraement by thing notice of 1/2

Page 2 cf 7

FACE002228

CONTRACTOR OF THE PROPERTY AND ADDRESS OF THE PROPERTY ADD rigulari.r on 2/10/04

Equiple Proprietary and Confidential

₽018

08/09/04 12:16 FAT 6505137905

EQUINIX

7-372 P.018/024 F-407

Aug-06-04 01:51pm From:

termination to the other party of the other party breaches any moterial term or condition of this Agreement and fairs to care such preach within thirty (30) days after secrety of notice of the scene. Moterialismosing the torogony, except where Databetter has brided to timely care a monature breaches, it is party take to timely care a moterial phase, it is not preached to the party take to timely care a moterial phase, in more than one (30) Center, and Constant, and Constant, and Constant, and Constant, and Constant the non-breaching party may only terminate this Agreement (and the corresponding Orders) as to the IEX Center where the meaning the time polytement than the force and these polytement treats and this Agreement with remain in his force and defect as to all other IEX Centers.

d. Equick may terrance this Agreement as to any affected Licensed Space or ELX Certain II any purion of the 15X Center in which the affected Licensed Space is located becomes subject to a condemnation proceeding or is condemnate. Expense personation is observable bereinstant or subsent, or Expense personation is contained to the affected Licensed Space as contemplated bearing to the period seconding that (30) plays.

period secunding lighty (20) theys.

a. Upon exploration or sustrication of an Order (or any position that (0) they in the inflored or sustrication of an Order (or any position that (0) at lether inflored in terms of the inflored position such Order (or the inflored piction shared). The inflored piction shared (inflored in the inflored piction shared) (inflored in the inflored in and Causinesse will return or of Contomer's Australia Research Accordantly to Persons analyte Associated inflores, but excluding any Accordantly to Persons analyte Associated inflores, but excluding any integration or return of substances of the substance of the substa

exposence is consumer to me don't to see the Services after the and of the Term, is constant to me don't to see the Services after the and of the Term, is constant does not charges with the chilipsied to pay for of the Services pressure to the service and conditions of the Agreement and any applicable orders, and the Agreement, and any applicable copings in a select for se long so the Services are been by Castornei, the such event, this Agreement, and any applicable Orders, will be interduced at will by Equation selection between upon makes to Construct.

g. Collected symme Equitie a microsy informs and of Contorner's g. Collected symmetry toward at much state Conton, as access Equipment note or horselful, bossed at much state Conton, as access payment of all amounts and satisfacion of all abbushous dub limber ship payment in Contoctico Theritals, it required by spottants less Equipment. In Contoctico Theritals, it is required by spottants and Equipment of the spotting therest and Contoctico with the spotting therest and Contoctico, and take such other actions so Equipment whether actions are Equipment, and take such other actions so Equipment and according to perfect or continue such other actions so Equint visionship regiment, to perfect or continue such other actions are Equint visionship and take any

existen to enforce its socially inserest in the Edipmone until such these se

h. Neither pany old he table to the other party kir. properly tombraing this Apresents or any position thereof in eccordance with its terminating this Apresents or any position thereof in eccordance with its termination, the continues one of prior to the effective data of termination. Nonothermating septimp to the outlesty in the Agreement, Equipme has the input to recover to the continue sit demongrat incoverable under love for the period past the end of the first furnity. It Equipme terminates the Agreement prior to like and of the full Term thus to Contomate measurements beneath.

Under no electrostances will any Order stricks the explication or warter receptance of the Agreement, and under no observablence will sup Order portation of the Agreement, and under no observation will sup Order portating to see 18X Corner survive the formatibles of this supervised served to the Sociolog after the explication or earlier termination of this Agreement, and Explicit will not have any obligation to provide any of the Sociolog after the explication to earlier termination of this Agreement, and Explicit will not have any obligation to provide any of the Sandose at an IOX Corner after the explanation or swifer termination of this Agreement as to such EIX Corner.

g Magades solla-

8. His collection solds.

Except where otherwise experced by this Agreement, all notices, consents, or approvate required by this Agreement will only be notices, consents, or approvate required by this Agreement will not be offered as the notice of the witing and same by (I) cartified or registered at mall, all globary by front or (P) freezhable or resignitude and promptly all globary by front or (P) freezhable or resignitude and promptly confirmed by cartified or registered word or exemple, for the parties at the respective animal relationation constitute of the respective performs the property of the same and resignated in writing by the perpecting perform. Notices, consents and approvals will be recented effective as the data of breakly.

In This Agreement will be governed in all respects by the internal.

The Agreement will be governed in all respects by the internal.

The Agreement will be governed in all respects by the internal.

The Agreement will be governed in all respects by the internal.

The Agreement will be governed in all respects by the internal.

The Agreement will be governed in all respects by the internal.

The Agreement will be governed in all respects by the internal.

The continuous continuous continuous and the continuous contin

becomes an are many operations.

by This Agramment will bis powersent in all respects by the infantial bases of the State of California watered regard to Be, conflict of laws providents. The restine presentably agrees in the mechanic plaintent on providents. The restine presentably agrees in the sections plaintent of the provident of the state of the present of the presentable of the presentable party in the preventing party in the section of the presentable absorbers "see and coats, the section of the presentable absorbers" see and coats.

E. Niektrer para/s directure, officers or employees will have any mability to the other party with respect to this Agmentent. Except on may be specifically offerwises consensed to by an Artificial of a party, subtlet party at Artificials will have any makility to the other party with respect to this Agmentent.

the Agreement.

d. This Agreement, the archite, the Policies and all Orders, at of which are incorporated herein by referrings into the Agricument, constitute the complete and evident by referrings into the Agricument, constitute the complete and evident agreement between the parties with mappening are conjugated and explanation, are conjugated and explanations, and agreements, are applicable, proposalic, applications and agreements, existen and orat regarding such address results are applicable and agreements, architecture. This Agreement results are such as any injustic processes. This Agreement results are such as a superior of the confidence of the

a. Not under of any breach of any prevision of the Agreement will constitute a vertex of any other, concurrent or subsequent broach of the state of any other purelstant homes, and no velver will be offerfrom where you have purelstant homes, and no velver will be offerfrom where you have purelstant and no velver will be offerfrom white part signed by an authority and state of the making and signed by an authority and signed.

whiching party.

2 If Customer and Equinks execute multiple Orders, each achieved Order will supplement rether to the replace for prior Orders, unloss advantage abstract by the parties in writing. Includent medium anything in this Agreement to the contrary, (i) Equinks have no chilgation to mything in this Agreement in the contrary, (ii) on takes Order to the effective matters executed by not parties, even of all new Orders Dries or Phone Dries Wilks, which agreement by Equiphe will be substitute when the parties of such Orders Order or Phone Order or by Equink Commencement of the provision of such Orders Order or Phone Order or Order

equinir on 2/10/04

Equinic Proprietary and Confidential

Page 3 of 7

08/09/04 12:18 FAI 6505137905

61 :54om

Aug-05-04

From

2019

EOUINIX

T-377 F. 010/024 F-407

a. Each party acknowledges and agreed that it has reviewed, and has bed an apportunity to have seviewed, this Agreement (including that shall have been applied and it is the parties inless that Agreement with not be commed against aither party. The section beautings and continued against aither party. The section beautings and continued against aither party.

only, and with not be used to constitue this Agreement, an applied to althou purp or in any providion of this Agreement, an applied to althou purp or in any circumstance, is organized by a court to be involid, staged or constructed in. It is assure will not affect the welding, legality, or enforceable, the agreement of the provision, if any, that is not involid. Singuit as unsetting to the protection of anch provision for any other circumstance, or the welding, legality, or enforceably of any other provision of this Agreement. All terms and conditions of this Agreement, all terms and conditions of this Agreement, and the sidest action provided by the sidest action of the sidest action provided by the sidest action of the side

them as much effect as possible.

I. Sections 5, 6, 7, 8 and Eublit A will survive his lemination of the Sections 5, 6, 7, 8 and Eublit A will survive his lemination of this Agreement. In addition, and provisions of this Agreement will never the first survive the humination of this Agreement will be received the formation of this Agreement. Minden for the survive the Agreement will be valued as no entry obligation broasted plant to tension of this Agreement. Whitever this Agreement, including any attention of the Agreement will be a the second of the Agreement and the survive that the second of the first tension of the second of the first tension of the first tension of the Agreement and the survive first tension of the first tension to the second of the first tension to the survive first tension to be survived for the survive first tension to be survived to the first the survive first the survived tension to be survived to the survived tension of the survived properties.

Except whem of the survived to the survived to the survived, particular tension, and authorized to the survived tension to the survived tension and survived to the survived tension to the survived tension and survived tension to the survived tension and survived tension to the survived ten

Except where often desembles approach stated herein, and adject to the limitations set foods in Section 7, the dysic and remedies provided for heroin see acquisitions set food anticipies of any rights to remedies that a purpy would otherwise house.

party would offered to be a second of the control o

porry in each case.

L. This representant, and the injust of Caretager hericardar, and, without any latting action by any party, subject and subordiness to the houses for the flax Caretage and all superior leavements as much beaute for the flax Caretage and all superior leavements as much beaute flocusing, without finished in, mortigages or ground leaves for the flax Caretage. This Agreement he leave of large nod or processed for the flax flow flavoring and chrowledges are and agrees that flax and personnel for the flax flavoring chronical constitutes a leave of large nod or provided only in Economic flax or the flax flavoring to the flax flavoring that flax flavoring the flax flavoring that flax flavoring the flax flavoring that flax flavoring the flax flavoring the flax flavoring that flax flavoring the flax flavoring the flat flavoring the flax flavoring the flax flavoring the flavoring that flavoring the flat flavoring the flat flavoring the flax flavoring that flavoring the flavoring the flavoring the flavoring that flavoring the flavoring the flavoring the flavoring that flavoring the flavoring that flavoring the flavoring the flavoring that flavoring the flavoring that flavoring the flavoring the flavoring that flavoring the flavoring the flavoring that flavoring t

rights granted in the Agreement.

In. Enought many analyse, delegates or transfer he rights end obligations enter the Agreement to an Equiph: Afficial, or to, a party acquiring all or south and any experience between according to or franchists and any sixth-send/problets, transfer to thought manger, and in the Revent of any sixth-send/problets, transfer to delegation, and the advantaging by the transferries of the abilipations of Equiph between Equiph between the released from any forther ability to religious much make the following and the released from any forther ability to religious much the following and the released from the party to the following without Equiphic contents only where the party to whom the Agreements.

is enalgoed by Customer to other an Addises of Customer, or in negating all or successfully as of Customer's business or separat, including the origin merger. This Addisense will be binding upon and have to the benefit of a successor and promoted assigns of Equithe and Customer, whe will be bound by all of the obligations of their producessors or santyans. Except as set faith in Exhibit B of this Agreement with respect to substances, and this Section 9(m). Octomer will not assign, delegate, transfer or substances as or any past of the Licensed Space.

remains of succession as or any past of the Licensed Space.

o. Equinks will not be responsible or in any way seems, and Cassoner will not have any temptration or other rights, suiting out of any legisle to perform for any bindrance in the representation of the performance of the objection suited that Agreement is such failure which success to the performance to the objection suited that Agreement is such failure which such as the performance to the objection suited to the control producing acts of God, were, labor strike, instructed act, fire, flood, control producing and performance of the performance of the control producing acts of God, were labored to the control producing authority or against review, or follows of the interest.

a. As Creders are subject to all of the tetres and conjecture of the Agreements. In The award of a conflict behavior the body of this Agreement and an Creder, the body of this Agreement will control, spiess Agreement of this Agreement are the Order stores that the conflicting term in the Creder conflicting

p. Linium otherwice supressly agreed to by the parties in whiting, Equiption will retain take to all parts and assertable used or provided by Equiption or which parties sating on he behalf in the performance and/or horsesting of the Services.

q. Equates and Quesaner agree that, with the exception of Equator's handords, there will be no third perty beneficiaries to this Agreement, indicating, but red limited to, any Sublicerado, and user or Quesaner or the insurance providers for ather party.

The portion specifically enclude application of the United Nations Convention on Constructs for the Interresticuter state of Goods to the Agreement.

Definitions. sn.

Accompanying Passer: Each person (other than an Equinis maple) who is accompanied by an Authorited Parson while at an IEEE Corest.

Affiliate: As to a party, means any entry cottending, controlled by, or under common control with such party, where the term "control and its correlative manerities," "controlling," "controlling," "controlling, and "under corrieron control with," means the logal, beneficial or autitable corrieron description of the control of the cont

Associated Entity: Each company, partnership or other entity of any type which employs contract with, or is otherwise suscepted or aphietic series of contracts with or is otherwise suscepted or artistoric with enty of Customer's Authorized Persons or Accompanying althoughout standing were foregarding destribute, such Schlosses that her subtracted Standard Standard Spack at an ISX Canar will be an Associated Entity at such ISX Corner.

Authoritable Patrager. Each person who is included on a list of Authorized Persons given as Equisit by Canonier in accordance with the Policies.

France grant at Expense by State For each Service, unless etherwise spread to by the parties in sining, a) for a Service ordered in a Sales spread to by the parties in sining, a) for a Service ordered in a Sales order, the state designant in Sales Order as the date charges will be no ordered in un Online Order or Phoria in accrue, and b) for a Service ordered in un Online Order or Phoria Order, me date Equinor hadron providing the Service to Customer.

Group-Communt: A physical or mireless interconnection within an EXX Center than (1) axis Contorner's cape or (1) contracts Customer to enother Equippy customer.

Constantes Case Waltelet: Expital's stratomer cars website accessible with the Internal at a societion designated by logistate, which it has the sight to champs from these to share.

Contents Creat-Content A physical interconnection, including cable, consections, and other vising, that (I) does not self-Curromer's cape. (I) feet for the curromer's part of the Curromer's provided POD Equipment in Customer's cape told. Customer's

Contempt's Equipment: As notwork shotel computer equipment 1/17

equinir on 21004

Equirity Proprietory and Confidentia

Page 4 a! ?

(including whing and Customer Cross-Contests between such equipment and Customers POD Equipment) that is located in the Ucessed Space, regardless of whether such equipment is certain logated, ficused or otherwise abstacled for size by Costomer (but shis does not include Cross-Correction or Equipment POD Equipment incated in Customer's Ucessed Space).

Customer Parlies: Customer and Res Affiliates, overse, officers, directors, employees, sonfractors and agains of Customer.

Equinic Parties: Equinic and the Afficiant, during, offices, directors,

ISS Conteres. The payment Business Exchange Carbons lessed or exceed by Equipt in which Contener literates Usersed Space or reculoss Sorvices from Equipts portunant to an Order.

Licensesi Space: The articl Lengard by Customer under this Agreement and as identified in the Orders on the smooth of space, Agreement and as identified in the Orders on the smooth of space, Equinit will determine at all gives during the For such Liberty of Space, Equinit will determine a six form the owner location in the ISX Gentary where the Liamend Space will be located, and Equinity will be located, and Equinity will be located.

Online Order: An Order for Services placed by Contened via the Gusserier Curte Website and eccepted by Expensiv parental to this Agreement.

Order: Any Sales Order, Order Order or Phone Orders beausen Customer and Equitor.

Phone Orders: An Order for Services placed by excloner via telephona and excepted by Equinix pursuant to this Agreement.

POD Equipment: The (f) paich pacets. DSX persols for Catogory & rejected paic, co-fided, 645(is and main-mode thee, or (f) other appropriate (as reasonably determined by Equirie) point of demonstration equipment.



EQUINIX

Ø1020 T-372 P.020/024 F-401

Aug-06-04 61:54pm From

08/09/04 12:20 FAI 6505137905

employees, confractors and agents of Equiple.

Sales Orders: All uniters colors orders executed by the persise which provide that such solds orders are governed by, and incorporated by reference into, this Agreement.

Services: All services, goods and other offerings of any kind set forth in at Online to be provided by Explain to Customer pursuant to this

Service Fées: Charges and fees for Services charged to Customer by Engine pursuant to this Agreement.

Sarvice Term: Each Benice in an Order ett have a Benice Term.
which for each Service will be the length of their from the approach to
affective date for the Service Termeural the last day Equinities propined to
provide each Earvice purculant to the lorne and concluder see facts in
this Agreement or as otherwice agreed to by the periods in the applicable
forcer.

Shipping Policies: The perfor of the Policies schild Shipping Policies.

Sublimented Spaces: The portion of the Ucensed Space sublicanced to a Buckspace by Customer pursuing to the corns of the Appacement.

Subdispipem: A customer of Customer or assertidal party was obtaine heavest under relecommunications saydens from Customer and who subdispines all or part of the Licensed Space from Customer.

Tower: Sides, use, brander, privings, suction, VAT, CET, coresception for, and other thrite times and define, whether ferrige, restored, each forci however designed, note is recent as security in the faces, which are brided or imposed by passon of the performance by Equint or Customer under this Agreement or by Customer with second to be complicing and use of the Sandene, but enduding trees on Englands not income.

Terrat: The name of this Agreement as determined in accordance with Section (b) of the Agreement.

Policies: The procedures, sales, regulators, security practices and policies adopted by Equicit stell are from in effect for the IBX Centers, and as livey may be amended from time to time by Equisic and so notified in Contoner. Power Services: Power throne ordered by Customer. For the avaidance of doubt, Power Bervices do not include power provided by Equities as part of a burded services.

This Maxter Gérulas Agreement has been schared from between the parties.

Emiliate la	ey years
PROGRAM.	

of the MEA Effective Date.

The person-signing below below between the arrants and represents that he or she has the estimate to execute the Agreement for the perty on whose behalf he or she is signing.

Monica Brown	Monica Grown Augusts Director of Customer Contracts	
Printed Name		
min.		
7)4ex		
Street addresses for respect		
381 Velocity Way, 6" Floor		

Feeter City California 94464, USA

Phone: +1 618-513-7000 Facelydia pulched +1 MO-618-18-1857 BLEETRONG MAL MODRESS: CONFERCE

Customer to completed

The person slighing below hereby measure and represents that he or each has not authority to execute this Agreement for the party on whose behalf he or she is against.

| Only Technology (Lafterbook) [Lafterbook] Isc)

Model Judicho Printed Name CEO Street address for nodest Z Rykel Place Dobby Fory, Nr 10522

Phone: 914.646.8543 Facultules number: 914,613,6374 Electroric man address Juck & Theface book com

WX MOA_US_027004_CLEAN_MPLOOD

Equirity Propriesary and Conditionship

Page 5 of 7

₩021

98/09/04 12:20 FAX 6505137905

01:55pm

Aug-38-04

EQUINIX

T-372 P.021/024 F-407

Exhibit A Confidentiality Provisions

The following provisions apply with respect to the restreed of confidential interpolate declared by the parties barete. All capitalized learns not defined in the sublick will have the respective measures aspectived in the Meeter Bervice Agrooment to which the Exhaul A is anached.

- a. Except as expensive permitted in this Excitat A, another party MR, wincut the prior written corrigory of two other party, disclose any Confidential Information of the other party to may find garty, information at the other party to may find garty, information at the other party to may find garty, information at the party of the steer party in surgicial form and is disclosed by the party to the steer party in surgicial form and is a disclosed by the party to the other party in such temption form and is a disclosed by the party to the other party in such temption form and is identified as confidential in the filter of disclosers, and by it combine the identified as possible to the mature. Esta, customer information, individual information, picture information, picture permitted party in mature party in the first confidential information in addition, admiritantipality any third party of the first confidential information of each party, that (I) the dustyn of the ISX Contex and the Services provided and analysis of the ISX Contex and the second-partition, inferconnection, and appropriate at the ISX Contex and the configuration. Inferconnection, and applicate at the ISX Contex and the configuration.
- b. Other lines the learnes and conditions of line Agraement, interpretion will not be deserted Confidential information intermedically in the control of the receiving party prize to receive from the declosing party that the control of the receiving party prize to receive from the declosing party that the control of the control of the confidency of the control o

developed by the receiving party. The serms and conditions of this Agreement will come being contributed it; and only to me adont their they second publicly known, except through a breach of this Agreement by the second public.

- by the sectiving patty.

 C. Each pony will accurate and protect the Confidential Information of the orthor party [coluding, without Initiation, the terms of this Agreement) in a manuscreaming with the state taken to protect be true made to the column of the manuscript of the column of the party and considerable delignes of care. Each party may disclose the other party is such column of the governmental body have a segulation or by an order of a court or other governmental body have a segulation or by an order of a court or other governmental body have a segulation or by an order of a court or other governmental body have a segulation or by an order of a new party is such a protection order, (ii) if in the adoption is nourself for mach party, declarates in advantage or any applicable measurable these reporting public disclosures or the party in courself for although and party in a section of the column of the party in a section of the column of the party in a section is a party to associate its reporting the electronic party in the column of the colum
- d. More distanced by the respondence see forth in size Exhibit A or Section SQL, during the Term, QL Equinis may be use a press release anto-uncless Conscious arity two the IRX Content without obtaining Continued a Conscious and QL other own years pare publicly follow in the other party, surely and its writing, as a constructor or various of or to the other party, as the case may be, without obtaining consent from such many.

113

registration in A

Ø 022

08/09/04 12:21 FAI 6505137905

EQUINIX

T-372 P.GZZ/GZ4 F:497

01:35pm From Aug-06-04

Exhibit B

Sublicensing Provisions

The following provisions apply with nespectic any sublicense of Licensed Space (all capitalized forms herein herby the respective mentions apacified in the Lieuter Service Agreement to which this Exhibit B is

rights that Customer does not have under this Agreement. Without limiting the foregoing or any other restrictions on Sucricensecs, no Subflorment will have any right to use its Subflorment Space in any manner that Customer is not permitted to use the Licensed Space.

- a. Cuclemer may subliciones the Sublicanced Space to Sublicances provided that 8] the terms and conditions of state Sublicance will be no term a processor than the Appeance, (i) Consumer will not in its dealers with such Sublicances acr or purport to act on bohad of Equiphy or Equiph's bandloomies acr or purport to act on bohad sublicances on states by the niese and forth in the Policas, and (b) Sublicances on solves by the niese and forth in the Policas, and (b) Sublicances are sublicated and sublicances to acree to writing that in Conditionation for the sublicances. Soldiomero united, to the incidental conditions of the sublicance and the parameter and Equiphy and Equiph's sublicances are times, and that in the sense will Equiph, or Equiph's Indicators, there are graphically indicated the sublicances are demands inhibitories, lacked a Bability to such Sublicances.
- b. Nonetheranding any sting in the Agranment to the Commy, Customer will remain responsible to Equate for my performance of set of Customer's chilquatures under this Agranment (including the payment of all amounts pried under this Agranment (including the payment of all amounts pried under this Agranment). It is Replicated the Agranment of the agranment of the agranment of the subtiliary and the set of the agranment of the subtiliary and the set of the agranment of the subtiliary and the set of the agranment of the subtiliary and the set of the agranment or my Foliated Agranments. Which thering the foregoing, Customer is responsible for paying the Subtiliary from the first the paying the Subtiliary from the Customer for the payment of the payment of the lateral Space (including staticaries to far the payment of the payment of the provider of any such services with the deemed to be providing my Services to Subtiliaries for the provider to the payment of any such Services with the deemed to be the Customer for all purposes under this Appromen.
- Customer must ensure that each and every subformed agreement or other subformer, arrangement that Costomer has both a Subformer stoot not have any terms and postellars that \$1 are incomplaint with this Agreement, or (ii) seek to provide Subformers with

- d. Subicompose do not have any tigites, espansis and apart from Customer's rights, to scores that Subicomered Spaces. Accordingly, only Customer's Authorized Presents at any 1832. Certist many access, the Subicopsed Space of Subicomposes at such 802 Certist. Furthermore, Equility is not proposed in for restricting a Subiscenses's access to Customer's Unaward Space located in a cage or subte to which that Customer's Unaward Space located in a cage or subte to which that Sublicareas has access.
- a. Notethistanding artifling in this Agreement to the contrary, A Substrance has no sight to substrance, delegate, sadign or enhances transfer the fields to non the Substranced Space to the option percent of early extend Equipole's concent, which concent may be withinked for any report whethereover or no feeting. Any such excitorers, delegation, excitorers or bandler will be out and world.
- L. If the parties agains, Equints and Customer will participate in a joint mean armouncement to announce when a Sublicenses sublicenses. Sublicensed Space at an EX. Center.
- g. Without limiting Coulouse's indomptication obligations under Cocios S. Customer will indomaly and hold hernitess the Equinit Parties time any unit at Indian County, and hold hernitess the Equinit Parties time any unit at Indian, cleanages, cours and supermen declaring to time any claim by a customer or included of any Bublicaneae retaining to the planting out of a Subhicaneae's or any of its customer's or may off to customer's travious, or the Services provided under the Agencement, feducated to their additing to invernations, suspensions, failures, delegat, sidely, impairments or indexpuries any of the decement out Services, including the Earston from Equitors and (I) any claim by a Subhicaneae to the attention for the delay that of the subhicaneae is the state of the subhicaneae from Subhicaneae for the subhicaneae from Subhicaneae.

ordriv 115 1 COURTS

equinter to B